EXHIBIT B

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MISSOURI

SHANE COOK, et al.,)	
Plaintiffs,)	
)	Case: 4:21-cv-930
v.)	
)	
FAMILY MOTORS, LLC, et al.,)	
Defendants.)	

AFFIDAVIT OF KARLA CARO

Karla Caro, being first duly sworn, depose and state:

- 1. I am a Plaintiff in this action and in 2116-CV07101 Shane Cook et al v Family Motors, LLC.
- 2. I am over eighteen (18) years of age, have personal knowledge of the facts stated herein and am competent to testify to the same.
 - 3. I am a resident and citizen of Kansas where I reside with Shane Cook.
- 4. On or about December 19, 2020 I saw an online advertisement from Family Motors, LLC ("Family Motors") for a 2006 Pontiac G6 GT sedan ("Vehicle").
- 5. Shane Cook and I communicated with Family Motors from Kansas and discussed the purchase of the Vehicle.
- 6. Shane Cook and I communicated with a person who identified himself as Jason Higgs from Kansas.
- 7. Shane Cook and I arranged to travel from Kansas to Missouri to purchase the Vehicle.
 - 8. Shane Cook and I purchased the Vehicle for \$1,150.00.

- 9. Shane Cook and I purchased the Vehicle for personal, family and household purposes.
- 10. Shortly after purchasing the Vehicle, the Vehicle began having significant problems on the road, leading me to pull over in Merriam, Kansas.
- 11. I contacted Family Motors from Merriam, Kansas and arranged for Family Motors to come pick up the Vehicle.
 - 12. I do not have personal knowledge of the Vehicle's current location.
- 13. After reporting problems to Family Motors, I contacted an attorney, Keith Williston to assist me in negotiating an arrangement to return the Vehicle for a full refund.
- 14. Shane Cook and I hired Keith Williston to represent us in negotiating a settlement or, if necessary, filing a suit against Family Motors.
- 15. I was not willing to pay Family Motors for the additional costs of towing the Vehicle because I felt that Family Motors should be responsible for those costs.
- 16. Neither Shane Cook nor I were looking to take advantage of Family Motors or any other person.
 - 17. Shane Cook and I were just looking to be treated fairly and honestly.
- 18. I never received a demand or request that Shane Cook or I retrieve the Vehicle from Family Motors.
- 19. Prior to October 4, 2021, I never received notice from Family Motors that they were charging or would charge me fees for storing the Vehicle.

- 20. The last communication from Family Motors I am aware of made outside of litigation is a letter dated January 13, 2021, which was sent to my attorneys' office.
- 21. As of January 13, 2021, I understood that Family Motors was negotiating for a possible return of the Vehicle.
- 22. I have not had any direct communication with Family Motors, its owners, employees or agents between January 13, 2021 and the date of this affidavit.
- 23. My attorney has spent and continues to spend significant time responding to the counterclaim filed by Defendant Brenda Yoakum-Kriz and Family Motors in 2116-CV07101 Shane Cook et al v Family Motors, LLC, and the fees associated with this time continue to accrue.
- 24. I have attempted to reach a reasonable resolution of this dispute with Family Motors through settlement before and after filing suit.
 - 25. I did not agree to pay Family Motors Storage Fees.
- 26. I have not received any financial gain from having the Vehicle outside of my possession.
- 27. I have not and cannot obtain a material benefit from Family Motors storing the Vehicle, if that is where the Vehicle is.
 - 28. I do not owe Family Motors any amount for storing the Vehicle.
 - 29. Further, Affiant sayeth naught.

Karla Caro								
SUBSCRIBED	AND	SWORN	ТО	before	me	this	 day	of
		2021.						
Notary Public								

jamla ane	
Karla Caro	- the
SUBSCRIBED AND SWORN TO before me this	20th day of most
2022 2021.	
Notary Public	

NOTARY PUBLIC - - Shete of Kansas SHERRI HOLLOWAY My Appt. Exp. 12.23